

JAN 31 1977

WATER RIGHTS

IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT IN AND FOR  
UTAH COUNTY, IN THE STATE OF UTAH

-----oo0oo-----

FRANKLIN A. COWAN,

Plaintiff,

-vs-

D E C R E E

JOHN M. COWAN, MAX COWAN, GLEN  
COWAN, GLADE COWAN and all other  
persons, unknown claiming any  
right, title, estate or interest  
in or lien upon the water rights  
described in the complaint adverse:  
to plaintiff's ownership or  
clouding plaintiff's title there-  
to.

#11758

Defendants.

-----oo0oo-----

This cause having come on regularly for trial before the above  
entitled court, E. J. Skeen appearing as attorney for the plaintiff and  
R. W. McMullin appearing as attorney for the defendants, the court hav-  
ing heard the evidence adduced, having made its Findings of Fact and  
Conclusions of Law and being fully advised in the premises,

IT IS ORDERED, ADJUDGED AND DECREED:

I.

That Dry Hollow, hereinafter mentioned, is a natural gulch or  
hollow which heads in Section 13, Township 9 South, Range One East,  
Salt Lake Base and Meridian, and extends in a general Northerly direction  
for approximately four miles into what is known as "Benjamin Slough".  
That from time immemorial natural springs have arisen in said hollow  
and have flowed therein in a natural channel. That since the irrigation  
of adjacent lands, water consisting of run-off, surface water, and  
return flow from irrigation, has flowed in said channel.

II.

That the plaintiff is the owner of the right to use all of  
the water in said water course known as Dry Hollow, including run-off,  
surface water, and return flow from irrigation, when the entire flow

MICROFILMED